IN AND FOR THE

## Fifth Appellate District

#### F046367 In re David H., Jr., a Minor

The judgment is affirmed with modifications. Harris, Acting P.J.

We concur: Levy, J.; Dawson, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

# F048400 In re Casarah E., a Minor; Fresno County Department of Children and Family Services v. Lorenzo E.

IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

#### F047844 In re Trevon F., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

#### F047844 In re Trevon F., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F044183 People v. Salomon et al.

The judgment is affirmed in its entirety with respect to Esparza. With respect to Salomon, the conviction on count IV is reversed, and the stay imposed as to count III is lifted. The abstract of judgment, filed on October 27, 2003, with respect to the Fresno County cases, is stricken. In all other respects, the judgment is affirmed. The trial court is directed to prepare an amended abstract of judgment with respect to the current (Kings County) case and to forward a certified copy of same to the Department of Corrections. Ardaiz, P.J.

We concur: Levy, J.; Dawson, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

## F048050 In re B.M. et al., Minors; Stanislaus County Community Services Agency v. Michael M.

Counsel having failed to request oral argument in accordance with the provisions of a notice heretofore mailed to counsel, the cause is submitted for decision.

IN AND FOR THE

## Fifth Appellate District

# F048050 In re B.M. et al., Minors; Stanislaus County Community Services Agency v. Michael M.

The orders terminating parental rights are affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F046072 Chaffin v. Golden Plains Unified School District et al.

The judgment (order denying petition for writ of mandamus) is affirmed. Respondent is awarded costs on appeal. Vartabedian, Acting P.J.

We concur: Cornell, J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F046617 People v. Morecraft

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

## Fifth Appellate District

#### F046617 People v. Morecraft

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F045068 Peters v. Boyer

The December 16, 2003 and the February 26, 2004 orders are affirmed.

The respondent, Ann Frances Peters, is awarded her costs on appeal.

Peter's request for judicial notice is denied. Boyer's motion to supplement the record is denied.

Vartabedian, Acting P.J.

We concur: Cornell, J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F046831 In re Alejandro I., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

## Fifth Appellate District

#### F046831 In re Alejandro I., a Minor

The commitment order imposing a 12 year 1 month MPC is reversed and the cause is remanded to the juvenile court to expressly consider whether: (1) Alejandro's conduct demonstrated separate intents and objectives within the meaning of section 654; (2) the gang allegation under section 186.22, subdivision (d) should be treated as a misdemeanor or felony; and (3) the facts and circumstances that brought Alejandro before the juvenile court warranted imposing a shorter MPC under section 731(b). In all other respects, the judgment, including the CYA commitment, is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F047925 In re R.S. et al., Minors

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

#### F047925 In re R.S. et al., Minors

The March 2005 order identifying adoption as the permanent placement goal for appellant's children and directing that efforts be made to locate an appropriate adoptive family for them within 180 days is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F047926 In re R. S. et al., Minors

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

## Fifth Appellate District

#### F047926 In re R. S. et al., Minors

The March 2005 order identifying adoption as the permanent placement goal for appellant's children and directing that efforts be made to locate an appropriate adoptive family for them within 180 days is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F048223 In re Nick G. et al., Minors

No brief or request for extension of time having been filed, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.